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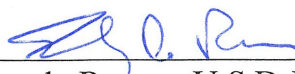
MEMO ENDORSED

January 11, 2021

VIA ECF

Honorable Edgardo Ramos
United States District Judge
Thurgood Marshall United State Courthouse
40 Foley Square
New York, New York 10007

The application is X granted
_____ denied



Edgardo Ramos, U.S.D.J.
Dated: 1/13/2021
New York, New York

RE: *United States v. Thomas Santos*
1:20-CR-00481-ER-1

Honorable Ramos;

I, Dawn M. Florio, attorney at law, represent Thomas Santos on the above case matter. I am requesting that Thomas Santos be allowed to move from his current residence in New York with his Mother in Law to an apartment in New York. Mr. Santos takes care of his two young children. Pretrial Officer Bernisa Mejia has the new address in New York.

I have spoken to AUSA Elizabeth Espinosa, who defers to pretrial and Pretrial Service Officer Bernisa Mejia and New Jersey Pretrial Officer Luis Baez do not object to this request.

I am requesting that this application be acknowledged and considered, so he can relocate immediately.

Sincerely,

Dawn M. Florio

Dawn M. Florio, Esq.

CC: AUSA Elizabeth Espinosa
Pretrial Bernisa Mejia
Pretrial Luis Baez